

Estate Planning Questionnaire

Will, Enduring Power of Attorney & Personal Directive

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The purpose of this questionnaire is to provide us with sufficient information to assist you in planning your estate and to get you thinking about certain aspects of your estate planning matters. This questionnaire does not replace the need for us to meet to discuss your estate planning in detail; this is only for discussion purposes at our meeting and to assist us in drafting your documents.

SECTION I - FAMILY INFORMATION

PERSONAL INFORMATION

ull Name Spouse's Name	
List any other names you are known by	List any other names you are known by
Date of Birth	Date of Birth
Place of Birth	Place of Birth
Address (including postal code)	Address (including postal code)
Home Phone	Home Phone
Cell Phone	Cell Phone
Business Phone	Business Phone
Email	Email

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Occupation	Occupation
Employer Employer's Address (including postal code)	Employer Employer's Address (including postal code)
Citizenship other than Canada?	Citizenship other than Canada?
If yes, where?	If yes, where?
Do you have a US green card? Yes No	Do you have a US green card?
Do you holiday in the US for extended periods of time each year?	Do you holiday in the US for extended periods of time each year?
PRESENT MARRIAGE	
Marital Status	
Date and Place of Marriage	
Full Name	Spouse's Name
PREVIOUS MARRIAGE	
Previous Marriage? Yes No	Previous Marriage? Yes No
If yes, name of previous spouse and date of death/ divorce/separation	If yes, name of previous spouse and date of death/ divorce/separation
Date and Place of Marriage	Date and Place of Marriage
Obligations pursuant to previous Yes No marriages (e.g. spousal & child maintenance)?	Obligations pursuant to previous marriages (e.g. spousal & child maintenance)?
If yes, please provide details	If yes, please provide details

If you are single, separated or divorced:

a)	Are you planning to marry in the near future?	🗆 Yes 🗖 No
u)	The you plaining to many in the near future.	

b) Are you now cohabiting with anyone? \Box Yes \Box No

If so, for how long

CHILDREN

Number of Children:

Are all the following children from your present marriage? \Box Yes \Box No

Are you planning to have more children? \Box Yes \Box No

Please provide particulars below:

Full Name	Female/Male	Address	Date of Birth	Marital Status	Name and Age of Their Children	*

* Please indicate appropriate letter beside each child:

P - from previous marriage (husband/wife)

A - adopted

O - born outside of present marriage

Are there any stepchildren, adopted children or illegitimate children of either spouse? \Box Yes \Box No

Are any of your grandchildren adopted, stepchildren, illegitimate? \Box Yes \Box No

If yes to any of the above questions, please provide details:

Are any of the children or grandchildren mentally or physically incapacitated? \Box Yes \Box No

If yes, please describe:

Have any of your children predeceased you? \Box Yes \Box No

If yes, provide the name and date of death of the deceased child and the names of their children, if any.

SECTION II - INSTRUCTIONS FOR WILL

PERSONAL REPRESENTATIVE(S)

This is the person(s) that will act as the executor of your Will and trustee of your estate. If your spouse is the sole beneficiary of your estate, it may be preferable to name him or her as the primary personal representative. You should also name alternates in the event your first choice is unable to act. For tax reasons, it is not advisable to choose a personal representative who resides outside of Canada. If you have more than one personal representative, it would be preferable if at least one of them is a resident of Alberta.

Primary Personal Representative(<u>s)</u>			
Full Name				
Relationship	Date of Birth			
Address (including postal code)				
Phone	Email			
	If you want more than one personal representative to act together as joint personal representatives, name the other personal representative(s) here:			
Full Name				
Relationship	Date of Birth			
Address (including postal code)				
Phone	Email			

If you are naming more than two personal representatives, jointly, do they make decisions on a majority basis or do they all have to agree?

□ Majority basis

 $\hfill \Box$ All have to agree

Alternate Personal Representative(s)

If you are not naming joint personal representatives and your primary personal representative cannot or will not act, name your alternate personal representative(s) here:

Full Name							
Relationship		Date of I	Birth				
Address (including postal code)							
Phone		Email					
If your alternate personal representative(s) here:	entative(s) cannot or will	not act,	name	your	second	alternate	personal
Full Name							
Relationship		Date of]	Birth				
Address (including postal code)							
Phone		Email					
GUARDIAN(S) FOR MINOR (CHILDREN						
Primary Guardian(s)							
Full Name							
Relationship		Date of I	Birth				
Address (including postal code)							
Phone		Email					

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If you want more than one guardian to a	act together as joint guardians, name the other guardian(s) here:
Full Name	
Relationship	Date of Birth
Address (including postal code)	
Phone	Email
Alternate Guardian(s)	
If you are not naming joint guardians a guardian(s) here:	and your primary guardian cannot or will not act, name your alternate
Full Name	
Relationship	Date of Birth
Address (including postal code)	
Phone	Email
If your alternate guardian(s) cannot or v	vill not act, name your second alternate guardian(s) here:
Full Name	
Relationship	Date of Birth
Address (including postal code)	
Phone	Email

BENEFICIARIES

The following choices as to distribution of your estate are for your convenience only. It is intended to get you thinking about the issues to be discussed with your lawyer.

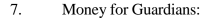
1.	All to sp	bouse? Yes No Other
2.	If spouse	 e predeceases me Equally to all children All to children but different percentages to particular children
3.	At what	age are your children to receive their share of your estate?
		All at 18 % at years % at years % at years Other
person	al represe	jority is 18 in Alberta. Unless specified otherwise, the Will shall be drafted so that your entative will hold each child's share in trust until the specified age with power to encroach on ital for education, maintenance and support.
4.		hild dies before you do, or before attaining the age at which he or she is entitled to the share, ll receive that share or the amount remaining?
		The children of the deceased child (my grandchildren) My surviving children only Other

5. Family Demise:

How is your estate to be divided if you and your spouse and all your children and grandchildren die in a common accident or if any of your children or grandchildren survive you but die before becoming entitled to receive their entire portion of your estate?

- \Box 1/2 to my parents and 1/2 to spouse's parents
- \Box 1/2 to my brothers and sisters and 1/2 to my spouse's brothers and sisters
- Charities
- Other

6. Specified Gifts or Legacies - list items or amounts and who is to receive it: (*Caution: As items can be sold and replaced during one's lifetime, we do not recommend that you list any items unless such items are of significant value or of great sentimental value.*)



If it becomes necessary for the guardians that you have named to look after and raise your minor children, will they require:

A lump sum of money to be paid to them to buy a larger house, to renovate their current house, to buy a larger vehicle etc. in order to accommodate your children?

If yes, then how much would you like to give to them for this purpose? \$

A monthly amount to be paid to them to assist with the additional monthly expenses that they will incur as a result of raising your children?

If yes, then how much would you like to give to them for this purpose? \$

8. Personal Representative Compensation:

Personal representatives are generally entitled to receive compensation for the time, effort and expertise that is spent by them in administering your estate. This can be a lump sum amount or a percentage of your estate. If you wish for your personal representative to receive compensation for acting on your behalf it is a good idea to specify the dollar amount or percentage of your estate they are to receive. They will also be entitled to reimbursement for any out-of-pocket expenses they incur in administering your estate.

In Alberta a rough guideline of the compensation that a personal representative is entitled to is 1% to 5% of the value of your estate. If you wish to specify in your Will the compensation that is to be received by your personal representative will it be:

A percentage of your estate, and if so, what will be the percentage?		%
A set amount, and if so, how much will that amount be?	\$	

If you have named more than one personal representative to act on your behalf are they to share the compensation or are they <u>each</u> to receive the amount or percentage specified?

SECTION III - FINANCIAL INFORMATION

The purpose of this section is to provide us with sufficient information to assist you in planning your estate and to ensure we include sufficient powers in your Will. It will also inform your personal representatives of all of your assets to ensure they do not miss any. If there is insufficient space to answer any of the following sections, please list on a separate paper.

In left margin please indicate ownership of assets:

- J Owned jointly by husband and wife
- H Owned by husband
- W Owned by wife
- O Owned by husband and/or wife with some other person (please describe)

REAL ESTATE

Principal Residence:					
Civic address:	Civic address:				
Legal description (if known):					
Name(s) on title:					
Ownership:	□ Joint Tenancy	Tenancy in Common			
Other Land:					
□ Recreational	□ Farm	□ Other			
Civic address:					
Legal description (if known):					
Name(s) on title:					
Ownership:	□ Joint Tenancy	Tenancy in Common			
Interest in Mines and Minerals	:				
Civic address:					
Legal description (if known):					
Name(s) on title:					
Ownership	□ Joint Tenancy	Tenancy in Common			

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FIN	ANCIAL MATTER	RS			
<u>Casł</u>	1				
1.	Bank:Address:				
	Type of account:			Value:	\$
	Joint account?	The Yes	D No		
	Registered owner(s	s):			
2.	Bank:				
	Type of account:			Value:	\$
	Joint account?	□ Yes	D No		
	Registered owner(s	s):			
Gua	ranteed Investment C	Certificates (GIC)) and Term Depos	<u>its</u>	
1.	Bank: Address: Maturity date:				
2.	Bank: Address: Maturity date:				
<u>Life</u>	Insurance Policies				
1.	Company: Policy No.: Beneficiary(ies): Type:		Permanent	Value:	\$
2.	Company: Policy No.: Beneficiary(ies):			Value:	\$
	Туре:	Term	Permanent		

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Segr	egated Funds	
1.	Company: Value: Beneficiary(ies):	\$
2.	Company: Value: Beneficiary(ies):	\$
Pens	sion Plans	
1.	Company: Beneficiary(ies):	
2.	Company: Beneficiary(ies):	
<u>Regi</u>	stered Education Savi	ngs Plans (RESP)
1.	Company: Address: Value:	
2.	Company: Address: Value:	
Regi	stered Retirement Sav	rings Plans (RRSP) & Registered Retirement Income Funds (RRIF)
1.	Company: Address: Beneficiary(ies):	
2.	Company: Address: Beneficiary(ies):	
<u>Tax</u>	Free Savings Account	
1.	Company: Address: Beneficiary(ies):	

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2.	Company:	
	Address:	
	Beneficiary(ies):	
Deb	ots Owing to You	
	Does anyone, including your children, owe you money? (e.g. personal loans, promissory notes, mortgages etc.)	□ Yes □ No
	If yes, provide details:	
<u>Bus</u>	iness Interests	
	Do you have any business interests? (e.g. private company, partnership, sole proprietorship, etc.)	□ Yes □ No
	If yes, provide details:	
<u>Sha</u>	res in Public Corporations, Mutual Funds, Bonds & Debentures	
	Provide details: (Do not list all shares if portfolio changes regularly)	
Val	uable Personal Property	
	Provide details and include description and location of item: (e.g. automobiles, mobile homes, boats, heirlooms, etc.)	

Other Assets

Provide details of any other assets not listed above:

LIABILITIES

Creditor:	Amount:	\$
Creditor:	Amount:	\$
Creditor:	Amount:	\$
Creditor	Amount:	\$

 \Box Yes \Box No

 \Box Yes \Box No

MISCELLANEOUS

- 1. Do you have an interest in any assets outside of Alberta?
- 2. Do you have an interest in any assets outside Canada?
- 3. Have you made any loans or advances to family members or others that are to be repaid? \Box Yes \Box No
- 4. Have you made any loans or advances to family members or others that are to be Green Yes No forgiven?

If you have answered yes to any of the above questions, please provide further details:

Are any of your debts life insured? \Box Yes \Box No	

Safety Deposit Box

 Location:
 Location of keys:

 Box Number:
 Registered

 Name(s)
 Name(s)

Funeral Arrangements

On your death do you want your body to be buried? \Box Yes \Box No

If you have answered yes, do you have a preference as to where it should be buried?

Would you prefer that your body be cremated? \Box Yes \Box No

If you have answered yes, do you have any instructions as to what is to be done with your ashes?

Have you already pre-arranged these matters? If so, with which company:

SECTION IV – INSTRUCTIONS FOR ENDURING POWER OF ATTORNEY

ATTORNEY(S)

This is the person(s) that will make financial decisions for you should you lose capacity to make them for yourself.

Primary Attorney(s)	
Full Name	
Relationship	Date of Birth
Address (including postal code)	
Phone	Email
If you want more than one attorney	to act together as joint attorneys, name the other attorney or attorneys here:
Full Name	
Relationship	Date of Birth
Address (including postal code)	
Phone	Email
If you are naming more than two a have to agree?	attorneys, jointly, do they make decisions on a majority basis or do they all
On a majority basisThey all have to agree	
Alternate Attorney(s)	
If you are not naming joint attorn attorney here:	eys and your primary attorney cannot or will not act, name your alternate
Full Name	
Relationship	Date of Birth
Address (including postal code) _	
Phone	Email

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If y	our alternate attorney cannot or wil	ll not act, name your second alternate attorney here:
Full	Name	
Rela	ationship	Date of Birth
Ado	dress (including postal code)	
Pho	ne	Email
IM	MEDIATE OR SPRINGING	
1.		power of attorney to come into effect immediately upon you signing it, ing into effect if and when you lose your capacity to make reasonable part of your estate:
		Immediate Enduring Power of Attorney'')
	Spring into effect at the time	you lose capacity ("Springing Enduring Power of Attorney")
SPR	Spring into effect at the time	you lose capacity (Springing Enduring Power of Attorney)
SPR 2.	INGING INTO EFFECT If this is a springing power of	
	INGING INTO EFFECT If this is a springing power of	attorney, indicate who should decide whether or not you still have
2.	 INGING INTO EFFECT If this is a springing power of capacity to make reasonable judg One doctor Two doctors One doctor together with: Two doctors together with: 	attorney, indicate who should decide whether or not you still have gments relating to all or some part of your estate:
2.	 INGING INTO EFFECT If this is a springing power of capacity to make reasonable judg One doctor Two doctors One doctor together with: Two doctors together with: Other: VERS If you want to expand the power of the power of the second se	attorney, indicate who should decide whether or not you still have gments relating to all or some part of your estate:
2. POV	 INGING INTO EFFECT If this is a springing power of capacity to make reasonable judg One doctor Two doctors One doctor together with: Two doctors together with: Other: VERS If you want to expand the powindicate which of the following y Give gifts to family members Give gifts to charities Assist your children with position 	Tattorney, indicate who should decide whether or not you still have gments relating to all or some part of your estate:

5.	Indicate below how you would like your attorney to be compensated for his or her time and effort on your behalf:
	 No fees should be paid; my attorney should only be reimbursed for out-of-pocket expenses Fees should be paid in the amount of \$ per month (including expenses)
6.	How do you want your attorney to invest money on your behalf:
	 Capital guaranteed investment such as guaranteed investment certificates (GIC) and term deposits Discretion of attorney; whatever they want to invest in, including mutual funds Some combination of these two, e.g.: 50% capital guaranteed / 50% attorney discretion; or 75% capital guaranteed / 25% attorney discretion; or 25% capital guaranteed / 75% attorney discretion
	 Prudently, this means that they have discretion as to how they invest your money, but they are required to diversify the investments to manage the risks Other:
7.	We recommend that the attorney be required to provide an accounting of everything they have done with your finances if a family member or friend is at all concerned about the manner in which your attorney is dealing with your income and assets. If you are of the view that such provisions should be included in your Enduring Power of Attorney, please provide the names and addresses of the individual or individuals that would have the right to require that the attorney provide a detailed accounting of what they have done with your assets:
	Name and Address:
	Name and Address
8.	If this Enduring Power of Attorney comes into effect, the Attorneys will be notified, if they are not already aware of it. Is there anyone, besides the Attorneys appointed by you that you would want notified? If so, please provide their names and addresses:
	Name and Address:
	Name and Address

SECTION V – INSTRUCTIONS FOR PERSONAL DIRECTIVE

AGENT(S)

This is the person(s) that will make personal decisions for you should you lose capacity to make them for yourself.

Primary Agent(s)	
Full Name	
Relationship	Date of Birth
Address (including postal code)	
Phone	Email
If you want more than one agent t	o act together as joint agents, name the other agent(s) here:
Full Name	
Relationship	Date of Birth
Address (including postal code)	
Phone	Email
If you are naming more than two agents, jointly, do they make decisions on a majority basis or do they have to agree?	
Majority basisAll have to agree	
Alternate Agent(s)	
If you are not naming joint ager agent(s) here:	nts and your primary agent(s) cannot or will not act, name your alternate
Full Name	
Relationship	Date of Birth
Address (including postal code)	
Phone	Email

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If you	r alternate agent(s) cannot or	will not act, name your second alternate(s) agent here:
Full N	Jame	
Relati	onship	Date of Birth
Addre	ess (including postal code)	
Phone	<u>-</u>	Email
BRIN	GING INTO EFFECT	
	Indicate who should decide matter:	whether or not you still have capacity to make decisions about any personal
	 One doctor Two doctors One doctor together with Two doctors together with Other: 	
MISC	CELLANEOUS	
	Do you want to donate any your death?	of your useful organs and tissue for transplantation purposes at the time of
	NoYes	
3.	What are your views about being kept alive artificially if there is no known hope of recovery?	
_		
4.	If you are unable to properly care for yourself in your home, would you want:	
	 To be moved to an appro To remain in your home care 	priate care facility; OR e as long as possible and have your financial resources used to pay for this
-	records and can discuss you	we been appointed in this document have full access to all of your medical r medical condition and prognosis with the medical team that is caring for hat you would like to have access to the information? If so, then please ess:
	Name and Address:	
	Name and Address	

6. If this Personal Directive comes into effect, the agents will be notified, if they are not already aware of it. Is there anyone, besides the agents appointed by you that you would want notified? If so, please provide their names and addresses:

Name and Address:	
Name and Address	

SECTION VI – NOTIFYING YOUR PERSONAL REPRESENTATIVE(S)

Included in our estate planning services, we notify the person(s) that you have appointed in your Will, Enduring Power of Attorney and Personal Directive as your executor and trustee, attorney and agent, respectively, to notify them of their appointment and provide them with general information in the event that they are required to act.

Do you authorize us to contact the person(s) you have chosen to appoint as your executor/trustee, attorney and agent? \Box Yes \Box No

Thank you for taking the time to complete this questionnaire.

Please contact us at your convenience to schedule a meeting to discuss your estate planning.

Please mail, email or fax your completed questionnaire to our office or bring the questionnaire with you to our meeting. We look forward to working with you to complete your estate planning.